

New Season Book, made on request.

**Lane Bryant**  
25 West 38th St.  
Largest Maker and Retailer of  
**Dress and Negligee**  
FOR WOMEN AND MISSES.



This real certifies us acknowledged  
manufacturers working under the  
most approved modern conditions.

We are the only retail  
house in the city with a  
large manufacturing plant  
selling garments made in  
our workrooms.

Take a moment to reflect upon  
the advantages this implies for you.

You may buy from the  
maker without intervening  
profits.

You may secure exclusive  
styles with character and in-  
dividuality.

You may depend on effi-  
cient service, supervised by  
the owner in person.

See our display before deciding  
on purchases for your wardrobe.

## New Models

At Extremely Low Prices.

We were fortunate in completing  
our importations early. There  
is no increase in our low prices.

## One Piece Dresses

Serge and Satin Dresses.

Navy or black serge, combined with  
soft black satin or in all serge.  
10.85 14.85 19.75 up

Chic Afternoon Dresses.

Of charmeuse, crepe meteor and  
crepe de chine, new styles.  
16.85 18.00 22.50 up

Evening and Dance Frocks.

Charming combinations of silk, lace  
and chiffon, colors white or black.  
14.75 24.75 28.50 up

Then there are individual models in  
"different" styles. You will like them.

## Coats and Suits

Fashionable New Suits.

Broadcloths, serges and mixtures in  
navy, black, green, brown.  
24.50 27.50 34.75 up

Winter Coats and Wraps.

Loose circular coats, full capes,  
broadcloths and fancy worsteds.  
12.85 15.95 19.75 up

These early Winter styles break through  
stereotyped offerings.

## Skirts & Blouses

Blouses and Basques.

Crepe de chine, chiffon, satin, goli-  
ette, Georgette crepe and lace.  
3.45 5.75 8.95 up

Individual Skirts.

Well made skirts of serge, broad-  
cloth, in navy, black or brown.  
3.85 6.75 7.85 up

## Soft Negligees

Warm Lounging Robes.

Albatross and flannel gowns, pink,  
blue, lavender, white.  
3.45 5.45 7.75 up

Crepe de Chine Gowns.

Dainty new models, with lace, em-  
broidery or chiffon; new styles.  
7.85 14.35 19.75 up

## Large Size Garments

Designed to suit the most fastid-  
ious and cut to fit the stout figure.  
Dresses, Suits, Skirts, Coats,  
Waists, Corsets and Underwear.  
SIZES 40 TO 58 BUST.

## Maternity Apparel

Dresses, Suits, Coats

Negligees, Underwear  
at Manufacturer's Prices

The latest styles with clever  
expanding features and graceful  
outlines. You may enjoy their  
wonderful comfort and beauty  
at this period and wear them  
afterward.

Lane Bryant Maternity  
Corsets give essential sup-  
port at a critical time and  
expand as required.  
Never more for less  
than \$5.00.

Send for Book with 500  
Models for Mother & Baby

LANE BRYANT, 25 W. 38th St.

## REPORTS INDICATE WHITMAN STRENGTH

Roosevelt Campaign Has  
No Effect, Advisory  
Committee Learns.

## TANNER ANSWERS AND QUESTIONS OSBORN

Asks What Democratic State  
Chairman Meant by "Chaos  
in Administration."

District Attorney Whitman had a  
long conference with State Chairman  
Tanner and several other members of  
the Republican advisory committee yester-  
day. They received most encouraging  
reports from all over the state, all of  
them saying that the Roosevelt cam-  
paign had not affected the strength of  
the party. Colonel Roosevelt has  
visited indicated that his attacks on  
Mr. Whitman have had no effect.

Ludwig Nissen, a prominent inde-  
pendent Republican, who was chairman  
of the Hedges campaign committee in  
Brooklyn, wrote to Chairman Tanner  
yesterday to assure him of his cordial  
co-operation in the campaign for Mr.  
Whitman.

B. W. B. Brown, former leader of the  
27th Assembly District, who was on the  
Hedges general committee, sent word  
that Mr. Whitman and the entire Re-  
publican ticket would carry his district  
by a big majority.

After replying to the question of  
William Church Osborn, chairman of  
the Democratic State Committee, as to  
how the declining unconstitutionality  
of the rural registration amendment to  
the election law would help the Re-  
publican party, Chairman Tanner yester-  
day came back at the Democratic  
head with a question of his own.

"Now, having answered Mr. Osborn's  
question fully and at length," he said,  
"I will ask him one. Will he tell the  
public with equal frankness what he  
meant when, occupying the position of  
Democratic state chairman, on August  
26, he said: 'There is simple and ab-  
solute chaos in the business adminis-  
tration of the state.'"

Answering Chairman Osborn's query,  
Chairman Tanner said:

"The answer is easy. If Tammany  
Hall itself did not believe that such  
legislation would hurt the party, it  
would not have passed it. Tam-  
many had absolute control of the Leg-  
islature of 1911 and 1913. In 1911  
they passed an act compelling personal  
registration in rural districts, which  
was declared unconstitutional in 1913.  
They passed an act substantially re-  
quiring personal registration in rural  
districts by compelling the voter who  
had not voted at the last preceding  
election to appear in person, or to  
submit his own affidavit and that of  
two qualified electors in substantiation  
thereof, who had to swear of their per-  
sonal knowledge of the date of his  
birth, time of residence in the district,  
and the fact that he was not a pauper.  
This latter act the Court of Appeals  
has just declared unconstitutional.

The Court of Appeals, in the de-  
cision handed down last Thursday, say-  
ing that the intent of the act passed  
by a Tammany Legislature:

"The prescribed form of affidavit re-  
quires the affiants, the two electors, to  
state on knowledge the date and place  
of birth of the person sought to be  
registered, if not native born, the year  
and court in which he was naturalized,  
that he has resided in the election dis-  
trict for the last thirty days and in the  
county for four months, and that he  
has been an inhabitant of the state for  
one year. The vice of the requirement  
is that a selection is made of the per-  
sons who are to make the affidavits,  
regarding the possibility of obtaining  
such proof and of its probative value.  
Such a selection is so arbitrary and un-  
reasonable as to exceed the legislative  
discretion. A moment's reflection will  
suggest to any one the difficulty of find-  
ing two electors in his community who  
can swear to the date of his birth, and  
in many cases it would be impossible to  
find two electors who could swear on  
knowledge to the necessary facts re-  
specting either birth or residence."

"The condemnation of this statute is  
concurrent in by all of the judges of  
the Court of Appeals sitting.

"Now as to the extent to which this  
Tammany law, if enforced, would have  
cut down the Republican vote. The  
country voters are known to each other  
and in many districts have to travel  
many miles to vote. Personal  
registration is unnecessary any great  
hardship to them. The country vote is  
about three-fourths Republican. Tam-  
many knows this, and the more voters  
they can prevent from registering the  
more is the Tammany gain. Hence  
Tammany's repeated efforts to disfran-  
chise the rural vote.

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

"The Republican vote in upstate dis-  
tricts is ordinarily between 400,000 and  
500,000. Personal registration has  
never been required. If registration by  
three affidavits were required, as in the  
Tammany law just mentioned, a regu-  
lation with the Court of Appeals says  
is 'so arbitrary and unreasonable as to  
exceed the legislative discretion,' it is  
a matter of very easy deduction to ar-  
rive at the conclusion that at least one  
such out of ten would be prevented  
from registering. If one man out of ten  
did fail to register he could not vote,  
and on this estimate, which is exceed-  
ingly conservative, the Republican  
would have lost at least 50,000 votes  
through an unfair scheme which the  
Court of Appeals has frankly con-  
demned."

## ROOT ON FIRING LINE

Story That Senator Was Dis-  
affected Quickly Spiked.

Chairman Tanner of the Republican  
State Committee, quickly spiked a  
story printed in an afternoon paper  
yesterday that Senator Elihu Root was  
disaffected and would not take any  
part in the campaign. The story was  
disproved because William D. Guthrie  
had not